

UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA
v.
JOHN LIVOTI

Hon. Douglas E. Arpert

Mag. No. 12-4501 (DEA)

ORDER FOR CONTINUANCE

This matter having come before the Court on the joint application of Paul J. Fishman, United States Attorney for the District of New Jersey (John E. Clabby, Assistant U.S. Attorney, appearing), and defendant John Livoti (Lisa Van Hoeck, Assistant Federal Public Defender, Esq., appearing), for an order granting a continuance of the proceedings in the above-captioned matter for a period of 60 days to permit defense counsel the reasonable time necessary for effective preparation in this matter and to allow the parties to conduct plea negotiations and attempt to finalize a plea agreement, the parties having sought one prior continuance (of 60 days), and the defendant being aware that the defendant has the right to have the matter submitted to a grand jury within thirty days of the date of the defendant's initial appearance on the complaint, pursuant to Title 18, United States Code, Section 3161(b), and the defendant having consented to the continuance and waived such right, and for good cause shown,

IT IS THE FINDING OF THIS COURT that this action should be continued for the following reasons:

- (1) Taking into account the exercise of diligence, the facts of this case require that defense counsel be permitted a reasonable amount of additional time for effective preparation and investigation of this matter;

(2) Plea negotiations are currently in progress, and both the United States and the defendant desire additional time to negotiate a plea agreement, which would render any grand jury proceedings and any subsequent trial of this matter unnecessary;

(3) As a result of the foregoing, pursuant to Title 18, United States Code, Section 3161(h)(7), the ends of justice served by granting the continuance outweigh the best interest of the public and the defendant in a speedy trial.

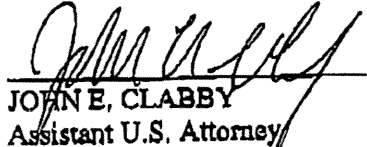
IT IS, therefore, on this 4th day of April 2012,

ORDERED that this action be, and hereby is, continued for a period of 60 days from April 4, 2012, to June 2, 2012; and it is further

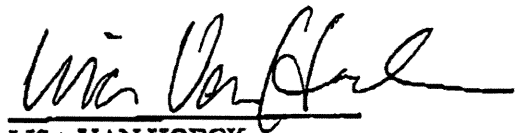
ORDERED that the period from April 4, 2012, through June 2, 2012 shall be excludable in computing time under the Speedy Trial Act of 1974.


HON. DOUGLAS E. ARPERT
United States Magistrate Judge

Form and entry
consented to:


JOHN E. CLABBY
Assistant U.S. Attorney


NELSON S.T. THAYER, JR.
Attorney-in-Charge, Trenton Office


LISA VAN HOECK
Counsel for defendant John Livot